

The Standard.

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SUBSCRIPTIONS.

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This certifies that the circulation of the EVENING STANDARD has been audited and is guaranteed by the Advertiser's Certified Circulation Blue Book.

This paper has been proved by investigation that the circulation records are kept with care and the circulation stated with such accuracy that advertisers may rely on any statement of same made by the publishers under the ownership and management in control Aug. 20, 1909.

ADVERTISING RATES.

The Evening and Semi-Weekly Standard.

Daily, change each day.....20c
E. O. D., change each issue.....21c
Twice a week, change each issue.....22c
Once each week.....23c
One time or other irregular insertions.....25c
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Per Inch.
Daily Adv. for two times.....18c
Daily Adv. for three times.....16c
Daily Adv. for one week.....14c
E. O. D. Adv. for two times.....19c
E. O. D. Adv. for three times.....17c
E. O. D. Adv. for one week.....15c
Twice a week, two times.....20c
Twice a week, three times.....18c
Twice a week, four or more times.....16c

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CLASSIFIED ADS—One cent per word, no first insertion less than 25 cents, or two lines or more per week for 25c per line, change once each week.

PEOPLE WHO MAKE FOOLISH CONTRACTS.

The young man in New Jersey who, in order to gain a wife, was compelled to sign an agreement to do or not to do various things which were agreeable or disagreeable to the bride may have a remedy at law, says the Oklahoma Times. He appears to have acted under duress. He signed away some inalienable rights, which possibly was against public policy. The anti-trust law seems to cover the case of a bride who seeks a monopoly of all the advantages of matrimony. No doubt the authors of the Hepburn law intended to prevent wives from acquiring all the commodities produced by their husbands. On the supposition that the young man earns his living in New York, the interstate commerce law might apply. In any case he has an appeal under the constitution guarantee against cruel and unusual punishments.

If he could manage to get himself into the hands of a receiver and then secure an injunction against his wife from a federal court, he might, in the event of insubordination on her part, secure the intervention of United States troops in his behalf. There seems to be no hope for him in the divorce laws, for the judgment in the Dartmouth college case is still operative against people who make foolish contracts.

IF CALHOUN IS FOUND GUILTY.

If Patrick Calhoun, now on trial in San Francisco, for corrupting the city administration which was dominated by Abe Ruef, is convicted, it will be an added testimonial to the worth of the American jury system.

Calhoun is the head of the street car system of San Francisco. Immediately following the fire he bribed the aldermen and the mayor to grant valuable franchises to his roads. When an attack was made on the aldermen for grafting on the French restaurants, one exposure led to another, until it was discovered that one of the most demoralizing factors in bringing about the downfall of the public officers was the bribe money supplied by the United Railways of that city.

Then followed the long drawn-out contest between the element favoring civic righteousness and the grafters, in which Schmitz, Ruef and others were sent to prison.

But the author of the grafting has been left to the last. Calhoun, who made possible the placing of large corruption funds to be distributed to the city council and mayor, is wealthy, and knowing the disgrace and effacement which awaits him, if he fails to keep out of prison, he has used his money without counting the cost in his legal struggle against the forces of Spreckels and Hency.

Thousands of dollars have been poured into the hands of lawyers in the hope of keeping Calhoun out of the penitentiary. It is said money will accomplish anything, and that feeling, which prevails in certain quarters, that justice does not operate successfully against power and influence, has

caused many of the American people to view with skepticism the efforts to bring rich men to an accounting before the bar of justice.

If Calhoun is convicted, this test of wealth against exact justice, shall tend to prove that after all the breaker of the law, be he high or low is made to answer to a tribunal which remains no respecter of person.

THAT CAPITOL DEFEAT.

We will never hear the last of the defeat of the capitol measure. The Salt Lake papers continue to explain how it happened. The Telegram says it is a shame and a pity, because the building of a capitol would have been a rare opportunity for some Utah genius to practice on an inspirational work.

Why not let these geniuses practice on works of art to be subscribed for out of the pockets of our friends in Salt Lake. People overtaken are seldom in the humor of contributing more taxes in order to supply the materials for an experiment.

NEW INDUSTRY MAY BE ESTABLISHED.

What promises to be an important industry for Ogden is now under careful investigation by F. E. Schlager and other men of money of this city.

For some time heavy shipments of molasses from the sugar factories have been going east to Omaha. The molasses is being used in what is known as an alfalfa meal plant, of which there are only four or five in the United States. The manufacture of this meal for the fattening of cattle is a new but most profitable industry, and the success attending the operating of the mills has resulted in several Ogdenites joining with Mr. Schlager in planning the establishment of a similar industry in this city.

The mill, if erected, will have a capacity of 300 tons of alfalfa meal per day, will cost about \$75,000 and require from 100 to 150 employees the year through.

Mr. Schlager says the factory will be located in the warehouse district. The molasses will be shipped from the Ogden, Logan and Lewiston sugar factories and be mixed with the chopped alfalfa, producing a provender containing 15 per cent of molasses and rich in proteins and containing all the elements of a perfectly balanced food for livestock.

Alfalfa is now ground in many mills of the middle west, but there are less than half a dozen places where alfalfa meal is produced. It is said the product of the Ogden plant could be shipped all over the United States, as will command a much higher price than hay and two tons of it can be loaded into the space in a car occupied by a ton of baled hay.

We wish success to the new factory. Industries of this kind make a city and give to a place prosperity and permanency.

AMUSING IDEAS FROM SALT LAKE.

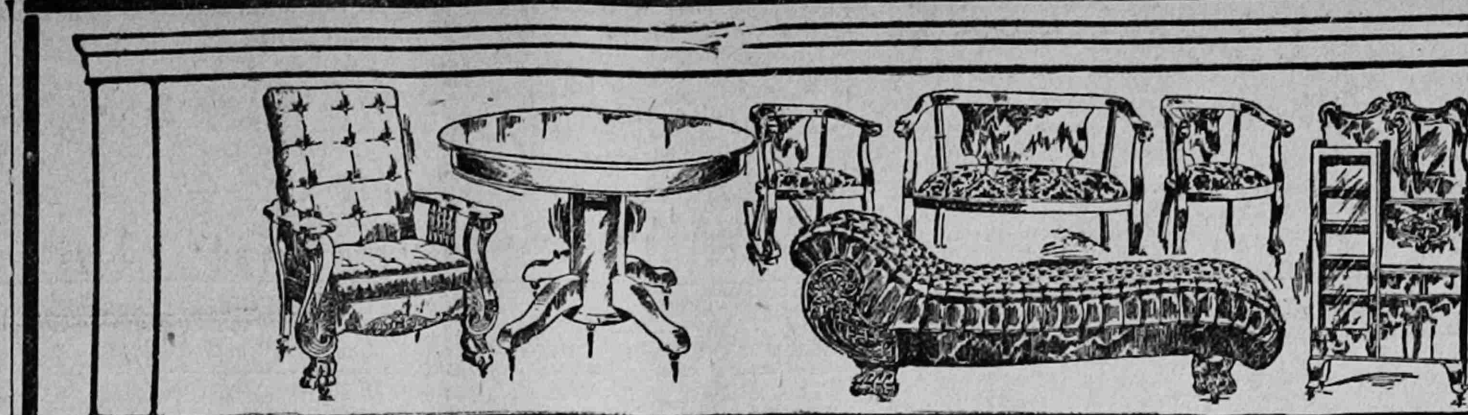
(Morning Examiner.)
It is really amusing to read the various ideas advanced by the Salt Lake papers since the election of last Tuesday as to how the state house may be built. Before the election there was but one way, that being through the pockets of the taxpayers, the rummaging to continue for fifteen years, but now the wily Salt Laker advance other ways by which a capitol fund may be made available. They, however, hit upon every plan imaginable except that of giving Ogden a chance to put up the money and get the capitol or for Salt Lake to supply the funds and retain the capitol.

The Intermountain Republican, Tribune, Telegram and News all have advanced ideas regarding the matter since the election, but none of them get down to the real kernel of the proposition and offer anything that appeals to the taxpayers. It is all "pickup" with them at the expense of the people, and for the especial benefit of Salt Lake. Now they want to sell state lands for a capitol fund, and the Herald yesterday dug up the statute books and from them read very flattering things which it concludes solves the problem to a nicety. This is what the Herald says:

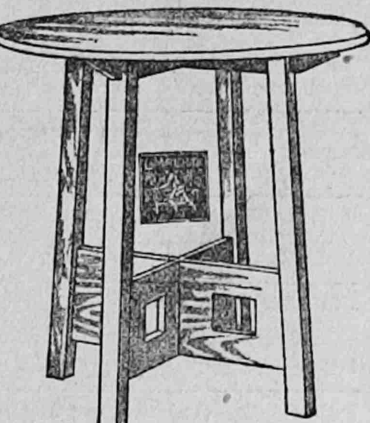
It is not at all impossible that a capitol building may be started during the term of office of Governor William Spry, even if it can not be finished. The act providing for the special election of the one-million increase of the tax was not the only measure of the last legislature relating to a state capitol. Section 5 of chapter 64 provides that the ultimate cost of a capitol building shall not exceed \$2,500,000, and for the purpose of procuring designs, plans and specifications and for any other purpose connected with the construction of the building or work upon the grounds in connection with it turns over the whole of the state public buildings fund, embracing all proceeds arising from the sale of lands granted to the state under the provisions of the enabling act of congress, passed in 1894.

Chapter 65 authorizes the use of the refunding bond issue of 1892. This will be available as soon as the refunding bonds are marketed. The enabling act set apart 64,000 acres for a public building fund, of which all but 2,636.95 acres have been selected and sold. The remaining acres can be turned into cash at almost any time. This, it is estimated, would give about \$60,000, not all of which is in cash, but which is certain to come in each year as payment for the land is made. The actual amount of cash on hand from this source is about \$13,145 principal and \$18,766 interest, or \$31,911. This is available at once.

From the refunding of the old territorial bond issue about \$250,000 will be available when the issue is sold, which can be soon if the governor



THIS ELEGANT MISSION BUFFET ONLY \$35.75
It's our No. 307, the best of workmanship and finish. Height 4 ft. 9 in. Width 3 ft. 6 in. French plate mirror 12x34 in.



THIS SPLENDID MISSION TABLE ONLY \$7.75
This is but one of the exceptional values in our mission line of tables.

YOUR CREDIT IS GOOD

Considering the Furnishings For Your New Home?

Let us help you. We are the people to do it. Our facilities for buying in immense quantities direct from the mills enables us to supply the best Home Furnishings for the least money at all times. But when we declare a special sale it is something to take notice of, as it means the newest and best goods are offered to you at prices so low you cannot afford to be without them.

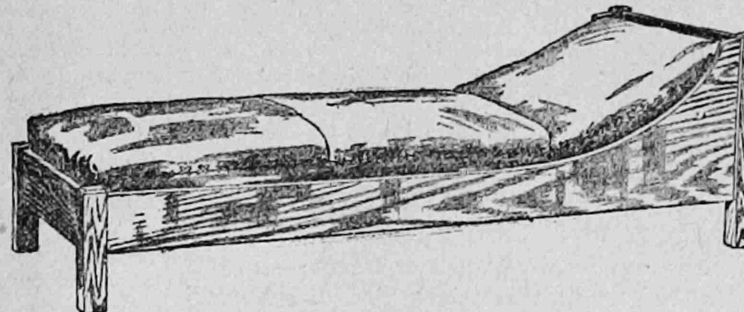
OUR JUNE BRIDE'S SALE

is just the right thing at the right time. More homes are started in June than any other time, and our June Bride's Sale starts you right. Come in. Let us show you. We have helped hundreds of others. Let us help you.

EVERYTHING IS CHEAPER

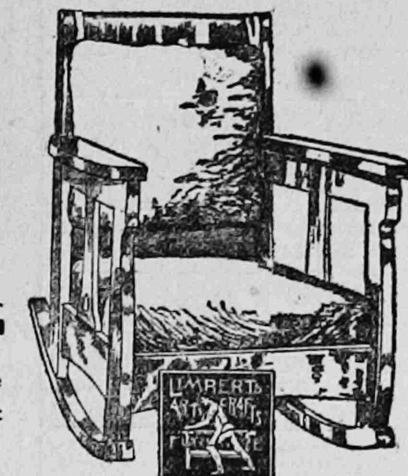
Let us call your attention to our splendid line of Mission Furniture.

We can't begin to tell you all about the splendid things we have for you



THIS LUXURIOUS MISSION COUCH ONLY \$29.50
Massive solid oak frame, superior workmanship and material throughout. Length 6 ft. Width 2 ft. 6 in. Deep, soft, comfortable goat hide cushions.

May we not have the pleasure of a visit from you soon?



THIS EXTRA COMFORTABLE MISSION ROCKER ONLY \$19.75
Solid oak frame, extra well built, deep springing goat hide cushions, a dream of comfort and restfulness.

OGDEN FURNITURE & CARPET CO.

HYRUM PINGREE, Manager

OGDEN'S LEADING FURNITURE STORE

decides to appoint a capitol commission and have the work begun.

Chapter 64 provides for the appointment of a capitol commission, which Governor Spry has not yet named.

Should the governor appoint it now there will be \$250,000 and one of the finest sites of any capitol building in the union on which to lay the foundation of the magnificent home for the state which the better judgment of its people will one day provide. By the time Governor Spry leaves office he will at least have begun the work of constructing the capitol.

Instead of going to the trouble of looking for favorable statutory provisions, why did the Herald not suggest that there is \$500,000 of Ogden money available for the construction of the state house and send Governor Spry up here to close the deal and attend to the matter of selecting the exact spot on one of our imposing hills where the edifice should be placed? It is not necessary to dig into any state or territorial fund in order to begin operations on the statehouse. The money, the site and the perpetual water right for the capitol building are at hand here in Ogden.

Come over, Governor Spry, and make a good business deal for the people of the state. According to the Herald statement we have gone to the expense of an uncalled-for election and it seems to us that it would be well for you to retrieve the loss by entering into a transaction with Ogden whereby the much sought for building may become a reality.

SALT LAKE AND STATE NEWS

SMALL BOY DROWNED IN FURIOUS CURRENT

Meets Death While Crossing Chalk Creek; Body Not Yet Found.

Coalville, June 11.—While crossing Chalk creek about two miles east of this city in a delivery wagon belonging to the Coalville Co-op at 9 o'clock this morning, Willie Clark, the 12-year-old son of W. S. Clark, a well known resident of Coalville, was thrown from the wagon and drowned in the creek.

The lad was riding in the wagon with the teamster, and as they were fording the river, the team ran into a hole which the current had washed out in the bed of the creek, overturning the wagon and throwing the occupants out. The teamster was thrown under the wagon, but the boy was instantly washed down the stream by the swift current. The teamster finally reached the shore, almost drowned himself. His cries aroused some people living nearby, who immediately rushed to the rescue and succeeded in getting the team and wagon out of the river.

A search was instituted for the body of the boy, but at a late hour to night no trace had been found. The accident occurred not far away from the Wasatch mine, and the mine was closed down in order that the men employed there might search for the body of the boy.

THREE-YEAR-OLD GIRL IS BURNED TO DEATH

Salt Lake, June 12.—Luelle B. Lundquist, the three-year-old daughter of Mr. and Mrs. E. R. Lundquist, was burned to death at 7 o'clock Friday morning on the sidewalk in front of

the residence of the parents, at 579 Fifth avenue.

The child had followed her father to the kitchen and watched him light the fire. When the father left the room the child took a few matches and went out on the sidewalk for the purpose of lighting a fire also. Within a few minutes the father heard the screams of the little girl, and rushing out to the street saw the clothing of the little one in flames. He hastily smothered the flames, but the child was so severely burned that she died shortly after.

FIVE DIVORCES ARE GRANTED IN A DAY

Judge Morse's Matinee Shows Some Signs of Undergoing Rejuvenation.

Salt Lake, June 12.—The following divorces were granted yesterday: Conrad Whiting from Aurora Whiting; Lizzie Neilson Atkinson from Philip Atkinson; Hattie D. Higham from Archibald S. Higham; Ella Barton from Eugene Barton; Evelyn M. Thomas from Frank E. Thomas.

BROWN WINS AGAIN IN SUPREME COURT

New Trial Is Ordered a Second Time In Noted Forgery Case.

Salt Lake, June 12.—Arthur Brown undoubtedly was insane when, on May 21, 1906, he forged the name of the Utah Apex Mining company to one check for \$6125 and the name of the Butler Liberal Consolidated Mining company to another for \$3437.50, the supreme court says in an opinion handed down Friday, reversing the judgment of conviction of the third district court, Judge George G. Armstrong presiding, and remanding the case for a new trial.

STREET CAR CONDUCTOR UNWILLING SPONSOR FOR A STRANGE INFANT

Salt Lake, June 11.—Temporary lost to his mother, a one-year-old infant made three trips over a North Salt Lake car line last night; was passed back and forth into the hands of women passengers; became the charge of Conductor B. S. Hodson, who tended it with the care of a mother, and slept innocently throughout it all until released finally to the arms of its parent.

This is the way it happened: The father, alone at his home at the end



TAILOR MADE GOWNS

that bear the marks of wear can easily be renovated if brought to us. After a gown leaves our establishment it will look as good as new. We clean ladies' garments of every description and guaranty the work to be done on time. Give us a trial.

OGDEN STEAM LAUNDRY CO.
Lauderberg and French Dry Cleaners
Phones 174. 437 25th St.

of the North Salt Lake line, like many others with the first-born felt himself incompetent to assume the responsibilities of its care alone. He telephoned to his better half downtown.

"I'll send baby down on the next car. Be at First South and West Temple when the car gets there and take him." He instructed Conductor Hodson accordingly. When the car reached the point designated, the young mother was not there. On the next trip she did not appear. And on the third trip she was still missing.

Meanwhile the conductor found himself the unwilling sponsor of a strange child, but he portrayed the role of pater to a nicety. While collecting fares he would place the infant in the hands of some woman, and when she would alight the babe would be transferred to another, and when all passengers had left the car, Hodson would resume his charge again.

Thus it was kept up during the time of three trips, about three hours in all. Hodson gave a sign of great relief finally, when, upon reaching the corner to which he had looked so eagerly each trip, he observed a nervous, impatient woman running toward the car.

"My child," she exclaimed, "Is it still here?"
"Yes, madame, and I resign willingly as nurse in your favor," he told her, and the infant was transferred to the arms of its rejoicing mother.

MONDAY SET FOR HEARING OF EVIDENCE AGAINST THOMAS.

Salt Lake City, June 11.—As evidence of the completeness of the investigation which is to be made into the alleged irregularities in connection with the management of the State Industrial school, under Superintendent H. H. Thomas, Governor Spry has issued a proclamation which appoints an investigating committee to work in conjunction with the board of directors of the institution and reporting Monday next at 11 o'clock for the hearing of the evidence. A public meeting for this purpose will be held at the industrial school at Ogden. The proclamation follows:

"Whereas, at a meeting of citizens of Ogden, held June 7, 1909, at the Weber Stake academy, it was voted to request the governor to remove H. H. Thomas from the superintendency of the State Industrial school, because of manifest unfitness; and,
"Whereas, a committee appointed at said meeting, consisting of Noble S. Elderkin, Elizabeth G. Bishop and Kate Hillard, has advised the governor that it stands ready to present the evidence in its fullness; and forwards statements signed by Mrs. D. T. Tracy, Mrs. A. Jackson and Mrs. Lily Halstead, which statements, the committee states, demonstrate Mr. Thomas' unfitness to continue in office; and,
"Whereas, in view of the nature of the charges against said H. H. Thomas the governor directed the trustees of the industrial school to proceed to investigate the charges immediately; and the said board has communicated its desire for an immediate investigation of the charges against said H. H. Thomas and the conduct of the industrial school in general, in the public interest, and has requested that a committee of citizens be appointed to act with said board in conducting an investigation.

"Now, therefore, I, William Spry, governor of Utah, do hereby name the following gentlemen to serve as a committee of investigation in conjunction with the board of trustees in examining into the charges made against said H. H. Thomas:
"Hon. A. C. Nelson, Rabbi Charles J. Freund, Judge B. G. Gowans of Salt Lake City, and Hon. Nathan T. Harris of Ogden, Utah, and direct that a public hearing in said matter be held at the industrial school in Ogden,

Utah, on Monday, June 14, 1909, at 11 o'clock a. m.

"In testimony thereof I have hereunto set my hand and caused to be affixed the great seal of the state of Utah."

TEX RICKARD NOW HAS FORTUNE COMING

Goldfield, Nev., June 10.—A round of shots this morning in the Tex Rickard lease at Pioneer brought to view a regular jewelry box, and the entire camp is wildly enthusiastic. At the bottom of a winze thirty feet deep and seventy-five feet from the surface, the ledge is fully exposed. Three feet of this ore at the bottom of the winze runs \$2,500 a ton, with a seam assaying \$4,880 per ton and specimen ore running as high as \$100,000 to the ton.

Rickard is the man who promoted the big Gans-Nelson fight in Goldfield three years ago, at which the biggest purse ever offered in this country was paid. He has been personally working with the drill at Pioneer, and now seems to be in line to reap a million or so within a few months.

Many Salt Lake miners have stock in the company, but wires to that city this evening failed to bring any of it out. The ore will be shipped by express to Goldfield.

TELEPHONE BUSINESS DOESN'T PAY IN PROVO

Provo, June 10.—The committee of the Commercial club, appointed to investigate the claims of the Bell Telephone company that they were entitled to a more liberal franchise in Provo City on the grounds that the company was losing money at the present rates, reported last evening. The report shows the total revenues of the company in Provo for 1908 to be \$22,037.84; expenditures, \$17,514.33; 7 per cent depreciation on the plant, \$8,210.98; 8 per cent interest on investment, \$7,037.99, making a total loss to the company of \$10,725.46.

The committee reported the conclusion that the above figures were correct, but made no recommendations. A prolonged discussion on telephone matters ensued, but the report was accepted and filed without any action being taken toward securing a better franchise for the company.

RESULTS THAT REMAIN.

Are Appreciated by Ogden People.
Thousands who suffer from backache and kidney complaint have tried one remedy after another, finding only temporary benefit. This is discouraging, but there is one special kidney medicine that cures permanently and there is plenty of proof right here in Ogden. Here is the testimony of one who used Doan's Kidney Pills years ago, and now states that the cure was lasting.

James Rennie, 2974 Washington avenue, Ogden, Utah, says: "It gives me pleasure to state that since using Doan's Kidney Pills, I have not suffered from the slightest symptom of kidney trouble. For nearly five years I was made miserable by a constant ache across the small of my back. I was also caused a great deal of annoyance by the kidney secretions. When Doan's Kidney Pills were brought to my attention, I procured a cure. I know of others who have taken this remedy with excellent results."

For sale by all dealers. Price 50 cents. Foster-Milburn Co., Buffalo, New York, sole agents for the United States.
Remember the name—Doan's—and take no other.

PROBATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or the Respective Signers for Further Information.

NOTICE TO CREDITORS.

Estate of Maria Farrow, deceased: Creditors will present claims with vouchers to the undersigned administrator, at the office of N. J. Harris, attorney for said estate, rooms 409-410 First National Bank building, Ogden, Utah, on or before October 15, 1909.
FLORA KEYES, Administrator.
N. J. Harris, Attorney for Administrator.

NOTICE TO CREDITORS.

Estate of Samuel Farrow, deceased: Creditors will present claims with vouchers to the undersigned administrator, at the office of N. J. Harris, attorney for said estate, rooms 409-410 First National Bank building, Ogden, Utah, on or before October 15, 1909.
FLORA KEYES, Administrator.
N. J. Harris, Attorney for Administrator.

NOTICE OF SALE OF REAL ESTATE AT PRIVATE SALE.

Estate of Samuel Farrow, deceased: The undersigned will sell at private sale, on or after the 25th day of June, 1909, the following described real property belonging to the said estate:
A part of the northeast and northwest quarters of section 26, township 5 north, range 1 west, Salt Lake Meridian, U. S. Survey—Beginning at a point 15.05 chains south of the northwest corner of said northeast quarter, and running thence south 85 1/2 degrees E., 2 2/3-100 chains, thence south 2 29-100 chains, thence south 85 1/2 degrees W., 8 chains, more or less to the line of the Union Pacific Railway Company's right of way, thence north 74 1/2 degrees W., along said right of way to the west line of said northeast quarter section, thence north 5 40-100 chains, thence north 5 12 degrees W., 3 30-100 chains, thence north 1 3-4 degrees E., 4 29-100 chains, thence south 85 1/2 degrees E., 3 25-100 chains to the place of beginning. With water right.

Written bids will be received at the office of N. J. Harris, attorney for said estate, rooms 409-410 First National Bank Building, in Ogden City, Utah. Terms of sale cash, ten per cent payable at the time of the sale and the balance upon confirmation by the court.
Dated June 12, 1909.
FLORA KEYES, Administrator.
N. J. Harris, Attorney for Administrator.

NOTICE TO CREDITORS.

Estate of Heber Gibbs, deceased: Creditors will present claims with vouchers to the undersigned administrator, at the office of N. J. Harris, attorney for said estate, rooms 409-410 First National Bank building, Ogden, Utah, on or before October 13, 1909.
MARY GIBBS, Administrator.
N. J. Harris, Attorney for Administrator.

NOTICE OF SALE OF PERSONAL PROPERTY AT PRIVATE SALE.

Estate of William Stimpson, deceased: The undersigned will sell at private sale, two shares of stock in the Zion's Cooperative Mercantile Institution, on or after the 25th day of June, 1909. Written bids will be received by the undersigned administrator at his residence in Riverside, Weber County, Utah. Terms of sale, cash.
WILLIAM STIMPSON, Jr., Administrator.
N. J. Harris, Attorney for Administrator.
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